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UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK

Presentment Date: July 24<sup>th</sup> 2012, 12:00 pm Hearing Date (If necessary)August 9<sup>th</sup> 2012 11:00 am

In re: JAMES TALIENTO

LAUREN TALIENTO, debtors

Hon. Carla E. Craig Ch. 7 Case No. 12-41194

NOTICE OF PRESENTMENT OF AN ORDER REOPENING CASE TO PERMIT THE DEBTOR TO PARTICIPATE IN LOSS MITIGATION PROGRAM RELATIVE TO THE PROERTY LOCATED AT 79 WOODLAND AVENUE STATEN ISLAND NY 10308, AND THE MORTGAGE HELD BY AURORA LOAN SERVICE, P.O. BOX 1706 SCOTTSBLUFF NE, 69363.

## SIRS/MADAMS

PLEASE TAKE NOTICE that an order will be presented to the Honorable Carla E. Craig, Chief United States Bankruptcy Judge at Chambers Conrad B. Duberstein Courthouse at 271 Cadman Plaza East Brooklyn NY 11201 on July 24<sup>th</sup> 2012, at 12 p.m. for an Order pursuant to 11 U.S.C. 350(b) and Federal Bankruptcy Rule 9006(b)(1) to reopen the debtor's case for the sole purpose of allowing the debtor to participate in the loss mitigation program with regard to the property located at 79 WOODLAND AVENUE STATEN ISLAND NY 10308 so that mortgagee AURORA LOAN SERVICE and debtor may endeavor to successfully mitigate/modify mortgage, copy of said order is annexed hereto

PLEASE TAKE FURTHER NOTICE that if you have good reason to object to the granting of the proposed order, you must do so in writing and you must serve the undersigned and all other entities to whom the motion has been noticed, as indicated below, with a copy of your objections stating both the legal grounds and the facts which establish the reasons for your

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objections so as to be received at least three (3) DAYS BEFORE THE Order is to be signed.

The objections shall identify the motion to which they are addressed by name of the moving

party, date of hearing, relief sought by the motion by title, caption, and case number in which the

motion is made, Within that same time you must also file with the Clerk of the Bankruptcy Court,

the original objections together with courtesy copies for the Chambers of the assigned Judge

and proof of affidavit, admission, or otherwise, that copies have been properly served

PLEASE TAKE FURTHER NOTICE that if no proper objections are timely filed and

served and the Judge are satisfied from the application that the moving party is entitled to the

relief sought; the order may be signed without a hearing. If proper objections are timely filed and

served, a hearing will be held before the Court at 271 Cadman Plaza East, Courtroom 3529,

Brooklyn NY 11201 on August 9<sup>th</sup> 2012, at 11:00 a.m.

If no objections are filed, the Court may sign the Order without further proceedings, or

may direct the hearing to be held notwithstanding the absence of objections.

Dated: June 26<sup>th</sup>, 2012

Law Office of Jay Meyers, Attorney for debtor/movant

By:

Jay Meyers, Esq.

Member of the firm

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Brooklyn, NY 11242